| | Part 31, NPDES non-storm water and non-CAFO/Ag | Part 31, SSO/CSO | Part 31, CAFO/AG (we track inspections associated with CAFO type operations) | Part 31, Industrial Stormwater Permit | Part 31, MS4 Stormwater Permit | Part 31, Construction Stormwater Permit | Part 31, Groundwater Discharge permit | Part 41, sewer construction | Part 91, SESC (Agency Audits) | PHC, PA368, well construction | SDWA PA 399, drinking water supply | Part 117, Septage Haulers | | |
|---|---|-----------------------|---|--|-----------------------------------|---|---|-----------------------------|----------------------------------|-------------------------------|---------------------------------------|------------------------------|--|--|
| Total Compliance Inspections | 150 | NA | 25 | 18 | 1 | 151 | 48 | 1 | 9 | | 98 evaluations 192 routine visits | | | |
| Complaints Received (tracked in PEAS) | 42 | 2 | 10 | 1 | 1 | 0 | 2 | NA | | | | | | |
| Complaint Inspections at permitted facilities (follow up to PEAS calls) | 1 | NA | 4 | 0 | 1 | 2 | 5 | 0 | | | see PEAS dbase | | | |
| riolation Letters Issued (total of compliance letters issued by District Office) | | | | | | | | | | | 50* | | | |
| teferrals to the Office f Criminal nvestigations (to be ompleted by OCI taff) | | | | | | | | | | | | | | |
| scalated Enforcement Actions Initiated | 2 | 0 | 0 | 0 | 0 | 1 | 0 | 0 | 0 | 0 | 0 | 0 | | |
| Unilateral Orders Issued ¹ | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | | |
| dministrative Consent Orders Entered | 2 | 2 | 0 | 5 | 0 | 1 | 0 | 0 | 0 | 0 | 1 | 0 | | |
| Certificates of Entry, General ACO for Unpermitted Dischargers | 2 | 0 | 0 | 28 | 0 | 0 | 1 | 0 | 0 | 0 | 0 | 0 | | |
| Associated Consent Order Penalties | \$32,065 | \$0 | \$0 | \$42,385 | \$0 | \$35,000 | \$4,500 | \$0 | \$0 | \$0 | \$0 | \$0.00 | | |
| Civil Referrals to AGs ² | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | | |
| Civil/Judicial Settlements Entered | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | | |
| Associated Civil/Judicial Penalties | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | | |
| Total Stipulated Penalties Assessed Through Both Civil and Administrative Actions | \$0 | \$0 | \$10,500 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | | |
| Total SEP Monetary Expenditure Amounts in both Civil and Administrative Settlements ³ | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0.00 | | |
| Total Penalties Collected for Both Civil/Judicial and dministrative Actions including stipulated penalties | \$32,065 | \$0 | \$10,500 | \$42,385 | \$0 | \$35,000 | \$4,500 | \$0 | \$0 | \$0 | \$0 | \$0.00 | | |
| N.A not applicable | | | | | | | | | | | | | | |
| nilateral Ordersincl | udes cease and desist orde | ers, orders to restor | e, administrative p | enalty orders, and | corrective action | orders. | | | | | | | | |

⁴An evaluation is considered "complete" when the water system receives a follow-up letter from our staff detailing the evaluation findings. The number reported above represents these "completed" evaluations. However, during the 2rd fiscal quarter, the database shows 87 evaluation visits were made.

⁵Based on a query of violations of federal requirements as reported in SDWIS/STATE. It can be assumed that when a system receives a violation reportable to the feds, they will receive a letter. Note: federal reporting is not due until 45 days after the quarter, so staff may not have all 2rd quarter violations in the database yet.